Filed 10/02/2008

Page 1 of 6

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT

 $\binom{6}{2}$

TO: Commissioner of Patents and Trademarks Washington, D.C. 20231

In compliance with the Act of July 19, 1952 (66 Stat. 814; 35 U.S.C. 290) you are hereby advised that a court action has been filed on the following patent(s) in the U.S. District Court:

DOCKET NO. CA 97-550 DATE FILED 10/03/97 U.S. DISTRICT COURT
District of Delaware

PLAINTIFF Cordis Corporation DEFENDANT Advanced Cardio Sys

PA	TENT NO.	DATE OF	PATENT		PATENT	SK
	4,739,762	04/26	/88 Ex	cpandable	Grafts	Partnership
	5,102,417	04/07	/92 Ex	cpandable	Grafts	Partnership

In the above-entitled case, the following patent(s) have been included:

DATE INCLUDED INCLUDED BY

[] Amendment [] Answer [] Cross Bill [] Other Pleading

PATENT NO. DATE OF PATENT PATENTEE

1 5,902,332

2
3

4 5

In the above-entitled case, the following decision has been rendered or judgment issued:

Case Closed. See D. J. Nos. 1485 and 1486 (affached.)

CLERK
PETER T. DALLEO, CLERK

Woll asum

10/2/08

Filed 10/02/2008 Page 2 of 6

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT

	ioner of Patents and Trade gton, D.C. 20231	marks						
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PLAINTI Cordis (FF Corporation	A	DEFENDANT dvanced Cardio Sys					
PATENT NO	DATE (OF PATENT	PATENTEE					
1 4,735 2 5,102	3,762 04/2 2,417 04/6	26/88 Ex 07/92 Ex	pandable Grafts Partnership pandable Grafts Partnership					
In the al	oove-entitled ca	ase, the follo	wing patent(s) have been included:					
DATE INCL		DED BY] Amendment [] Answer [] Cross Bill [] Other Pleadi					
PATENT NO 1 2 3	DATE OF	PATENT	PATENTEE					
4								
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In the al	oove-entitled ca	ase, the follo	owing decision has been rendered or					
DECISION	JUDGMENT							
CLERK PETER T.	DALLEO, CLERK	Norothell	Slangfield 10/06/97					
	2							

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

CORDIS CORPORATION,)
Plaintiff,	
v.	Case No. 97-550-SLR (Consolidated)
MEDTRONIC VASCULAR, INC.	}
BOSTON SCIENTIFIC CORPORATION,)
and SCIMED LIFE SYSTEMS, INC.,)
Defendants.)

JUDGMENT IN A CIVIL CASE

At Wilmington, Delaware, this 30 day of September 2008, pursuant to the jury verdict of December 21, 2000; this Court's Final Judgment entered on March 31, 2005; the Opinion of the United States Court of Appeals for the Federal Circuit dated January 7, 2008; and this Court's Opinion dated September 15, 2008:

IT IS ORDERED AND ADJUDGED that judgment be and is hereby entered in favor of plaintiff Cordis Corporation ("Cordis") and against defendant Medtronic Vascular, Inc. ("Medtronic").

IT IS FURTHER ORDERED AND ADJUDGED that that judgment be and is hereby entered in favor of Cordis and against Medtronic in the amount of \$521,064,414 (comprised of the jury's verdict of \$271,075,085, together with prejudgment interest through September 30, 2008 in the amount of \$249,989,330). Post-judgment interest shall accrue at the statutory rate, to be computed daily and compounded annually, from the date judgment is entered and until satisfied.

IT IS FURTHER ORDERED AND ADJUDGED that pursuant to Fed. R. Civ. P. 54(d)(1) and Del. L.R. 54.1, Cordis is the prevailing party.

{00242692;v1}

Case 1:97-cv-00550-SLR Document 1487 Filed 10/02/2008

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Case 1:97-cv-00550-SLR Document 1485

Filed 09/30/2008 Page 2 of 2

Dated: September 30, 2008

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

CORDIS CORPORATION,

Plaintiff,

٧.

MEDTRONIC VASCULAR, INC. BOSTON SCIENTIFIC CORPORATION, and SCIMED LIFE SYSTEMS, INC.,

Defendants.

BOSTON SCIENTIFIC CORPORATION. and SCIMED LIFE SYSTEMS, INC.

Plaintiffs,

٧.

ETHICON, INC., CORDIS CORPORATION, and JOHNSON & JOHNSON INTERVENTIONAL SYSTEMS CO.

Defendants.

Case No. 97-550-SLR (Consolidated)

Case No. 98-19-SLR

JUDGMENT IN A CIVIL CASE

Pursuant to the Notice of Withdrawal of Claims Based on U.S. Patent No. 5,102,417, dated March 22, 2000 (D.I. 662); the jury verdicts, dated December 11 and 15, 2000 (D.I. 182; D.I. 189) (in C.A. 98-197-SLR)); the Court's Memorandum Opinion and Order, dated March 28, 2002 (D.I. 1127; D.I. 1128); the Court's Memorandum Order, dated May 15, 2002 (D.I. 1153); the jury verdict, dated March 24, 2005 (D.I. 1366); the Court's judgment entered on March 31, 2005 (D.I. 1375); the Court's Memorandum Opinions and Orders, dated March 27, 2006 (D.I. 1430; D.I. 1431; D.I. 1435; D.I. 1436); the Court's judgment entered on March 27, 2006 (D.I. 1432); the Opinion and Judgment of the United States Court of Appeals for the Federal Circuit, entered on April 22, 2008 (D.I. 1453); the Order of the United States Court of Appeals for the Federal Circuit, entered on May 7, 2008 (D.I. 1454); and the Court's Memorandum Opinion and Order, dated September 15, 2008 (D.I. 1473; D.I. 1474):

[00242698;v1]

IT IS ORDERED AND ADJUDGED that judgment be and is hereby entered in favor of Cordis Corporation, Ethicon Inc. and Johnson & Johnson Interventional Systems Co. (collectively "Cordis") and against Boston Scientific Corporation and Boston Scientific Scimed, Inc. (formerly Scimed Life Systems, Inc.) (collectively "BSC") with respect to the validity and the infringement of claims 23 and 44 of United States Patent No. 4,739,762 (the "'762 patent");

IT IS FURTHER ORDERED AND ADJUDGED that judgment be and is hereby entered in favor of BSC and against Cordis with respect to the validity and the infringement of claim 22 of United States Patent No. 5,902,332 (the "'332 patent");

IT IS FURTHER ORDERED AND ADJUDGED that judgment be and is hereby entered in favor of Cordis and against BSC with respect to the enforceability of the '762 patent and the '332 patent;

IT IS FURTHER ORDERED AND ADJUDGED that Cordis' complaint alleging infringement by BSC of claims 51, 52 and 54 of the '762 patent, claims 17, 18, 25 and 26 of U.S. Patent No. 5,102,417, and claims 22 and 24 of the '332 patent, be dismissed with prejudice;

IT IS FURTHER ORDERED AND ADJUDGED that judgment be and is hereby entered in favor of Cordis and against BSC in the amount of \$702,811,854 (comprised of the jury's verdict of \$324,403,250, together with damages for post-verdict sales in the amount of \$82,267,737, and prejudgment interest through September 30, 2008 in the amount of \$296,140,867). Post-judgment interest shall accrue at the statutory rate set forth in 28 U.S.C. § 1961, to be computed daily and compounded annually, from the date judgment is entered and until satisfied.

IT IS FURTHER ORDERED AND ADJUDGED that pursuant to Fed. R. Civ. P. 54(d)(1) and Del. L.R. 54.1, BSC shall pay Cordis its costs incurred with respect to the '762 patent.

Dated September 30, 2008

United States District Judge

By) Deputy Clerk